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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		AT	TORNEY DOCKET NO.
09/296,21	7 04/22/99	BURTS		В	23267/15D1
		IM62/0608	٦ [EX	AMINER
GILBRETH & STROZIER P O BOX 61305		1002/0606		CROSS.	1
				ART UNIT	PAPER NUMBER
HOUSTON T	X 77208-130!	5		1743 DATE MAILED:	9
					06/08/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No.

Appricant(s) 09/296,217

Burts

Examiner

LaToya Cross

Group Art Unit 1743

TH	HE PER	IOD FOR RESPO	NSE: [check only a) or b)]					
	a) 💢	expires3	months from the mailing date of	f the final rejection.	•			
	b) 🗌	expires either three is later. In no event, rejection.	months from the mailing date of the , however, will the statutory period for	final rejection, or on the more than the response expire later	nailing date of this Advisory Act r than six months from the date	ion, whichever e of the final		
	date on determin	wnich the response, t ning the period of exte	e obtained by filing a petition under the petition, and the fee have been f ension and the corresponding amou e originally set shortened statutory p	filed is the date of the responsion	onse and also the date for the	NIPAGGG - C		
	Appell period	ant's Brief is due t for response set t	two months from the date of forth above, whichever is late	the Notice of Appeal f er). See 37 CFR 1.19	filed on 1(d) and 37 CFR 1.192(a	(or within any		
Δţ.	oplican it is NO	t's response to th T deemed to pla	he final rejection, filed on _ ce the application in condi	May 26, 2000 tion for allowance:	_ has been considered	with the following effect,		
	The pr	oposed amendme	ent(s):					
	☐ wi	ll be entered upon	n filing of a Notice of Appeal	and an Appeal Brief.				
	☐ wi	II not be entered b	pecause:					
		they raise new is:	sues that would require furth	er consideration and/o	or search. (Se e note bel	ow).		
		they raise the iss	sue of new matter. (See note	e below).				
		they are not deer issues for appeal	med to place the application I.	in better form for appe	eal by material ly reducin g	or simplifying the		
		they present additional claims without cancelling a corresponding number of finally rejected claims.						
	NO	TE:						
	□ ∕Áp —	plicant's response	e has overcome the following	rejection(s):				
	Newly separa	proposed or ame ate, timely filed an	ended claims mendment cancelling the non	-allowable claims.	would be a	illowable if submitted in a		
X	for allo	owance because: <u>ants continue to a</u>	request for reconsideration hargue that their invention is p	atentable over the pric	or art due to their use of	a dry mixture of		
_			es to be the position of the E		•			
Ш	Exami	ner in the final rej						
X	For pu	rposes of Appeal,	, the status of the claims is as	s follows (see attached	d written explanation, if a	ıny):		
	Claims	allowed:						
	Claims	s objected to:						
	Claims	s rejected: <u>1-13</u>						
			correction filed on			ved by the Examiner.		
	Note th	ne attached Inforn	mation Disclosure Statement(s), PTO-1449, Paper I	No(s)	> 0		
X			er to produce the lost circulati essentially the same as fluids	of the prior art (Sydai	nsk, Merrill, and	Jill Warden ervisory Patent Examiner		